

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

IN RE THE APPLICATION OF)
Robert Turner et al.) Examiner: Blair, Douglas B
SERIAL NO. 10/674,139)
) Group Art Unit No. 2142
FILED: September 29, 2003)
) Customer No. 23644
FOR: Methods and Apparatus for Selecting a)
Media Proxy) Confirmation No. 2501

**SUPPLEMENT TO RESPONSE FILED SEPTEMBER 14, 2007 AND
RESPONSE TO NOTICE OF NON-RESPONSIVE AMENDMENT ISSUED
NOVEMBER 8, 2007**

Honorable Director of Patents and Trademarks
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

The notice of November 8, 2007 is noted, and since the examiner is requiring that claims 12, 16 and 17, the new independent claims, also be identified insofar as their allowable subject matter is concerned, the following provides that supplementation required by the examiner:

Claim 12 recites the feature of "a plurality of media proxies linked to at least one of the nodes in a list" and the step of "select a media proxy from the list". Thus, Claim 12 recites corresponding distinguishing features to Claim 1 and Applicants submit that Claim 12 is patentable for at least the reasons given with reference to Claim 1.

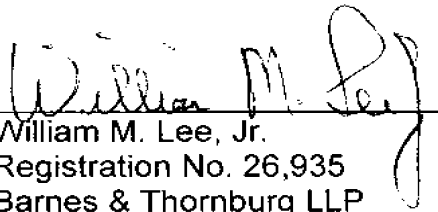
Claim 16 recites the feature of "a plurality of media proxies linked to at least one of the nodes in a list" and the step of "select a media proxy from the list". Hence, Applicants submit that Claim 16 recites corresponding distinguishing features to Claim 1 and therefore Claim 16 is patentable for at least the reasons given with reference to Claim 1.

Claim 17 recites the feature of "a default global pool of media proxies... which are associated in a list" and the step of "select a media proxy". As the media proxies are associated in a list we believe it is implicit that the media proxy is selected from the list. Applicants therefore submit that Claim 17 recites distinguishing features that correspond to the distinguishing features of Claim 1. Applicants therefore submit that Claim 17 is patentable for at least the reasons stated above with reference to Claim 1.

Given the above, it is believed that the allowable subject matter has been adequately explained, and the applicants repeat their belief that the application is now in condition for allowance. Further action by the examiner is therefore awaited.

December 7, 2007

Respectfully submitted,



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